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July 2, 2025

## VIA ECF

Hon. Andrew E. Krause, U.S.M.J. The Hon. Charles L. Brieant Jr. Federal Building and United States Courthouse 300 Quarropas Street White Plains, NY 10601-4150

Re: Project Veritas et al. v. O'Keefe et al., No. 23-CV-04533-CS-AEK (S.D.N.Y.)

Dear Judge Krause:

I write as counsel for Counterclaim-Defendants Project Veritas and Project Veritas Action Fund (collectively, "PV"), in response to the Court's Order dated June 27, 2025 (Dkt. 180), which requires counsel for PV to "file a letter stating whether or not Project Veritas intends to oppose the motion" for alternative service, filed by Counterclaimants James O'Keefe and Transparency 1, LLC d/b/a O'Keefe Media Group (collectively, "Counterclaimants") at Dkt. 178-179.

PV shares the Court's concerns concerning the deficiencies in Counterclaimants' motion. PV intends to oppose the motion.

Respectfully Submitted,

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Michael J. Harris